AO 245B (Rev. WAED 11/16) Judgment in a Criminal Case

Sheet 2 - Imprisonment

Judgment -- Page 2 of 8 FILED IN THE

EASTERN DISTRICT OF WASHINGTON

DEFENDANT:

JESE DAVID CARILLO CASILLAS

Case Number: 4:15-CR-06049-EFS-2

FEB 1 9 2019

SEAN E MONOY OF

SPOKANE, WASHINGTON

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:

25 years as to Count 1ss; 15 years as to Count 2ss; Terms to run concurrent

Defendant shall receive credit for time served in federal custody prior to sentencing in this matter.

| \boxtimes | The court makes the followi | ng recommendations to the Bureau of Prisons: | |
|-------------|---|---|--|
| | Placement at CI Taft in C | alifornia | TIVE OVEREIN SHEET |
| | | | |
| \boxtimes | The defendant is remanded | to the custody of the United States Marshal. | |
| | The defendant shall surrence | er to the United States Marshal for this district: | |
| | at | a.m. | n |
| | as notified by the | Inited States Marshal. | |
| | ☐ before 2 p.m. on ☐ as notified by the U | Inited States Marshal. robation or Pretrial Services Office. RETURN | gnated by the Bureau of Prisons: |
| have | e executed this judgment as fo | llows: | |
| | Defendant delivered on | to | er ogs une senos moltrone en está lle lung condete milhe p ontre ene s' tema l'e el culor que stran retrai inclement un |
| t | | , with a certified copy of this judgr | ment. |
| | ON Z//3// WITH A CEROF | VEREDNOLUNTARY SURRENDERED 9 TO CT TO OAKDALE, LA ED COPY OF THIS JUDGEMENT. WYEVS CLOSS NOV By | UNITED STATES MARSHAL DEPUTY UNITED STATES MARSHAL |

AO 245B (Rev. WAED 11/16) Judgment in a Criminal Case Sheet 1 Revised by WAED - 02/17 FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

UNITED STATES DISTRICT COURT

Dec 26, 2018

Eastern District of Washington

SEAN F. MCAVOY, CLERK

| UNI | ΓED STATES OF AMERICA | JUDGMENT IN A CRIMINAL CASE | | |
|--|--|--|-------------------------|--|
| IECE I | v. DAVID CARILLO CASILLAS | Case Number: 4:15-CR-06049-EFS-2 | | |
| JESE | DAVID CARILLO CASILLAS | | | |
| | | USM Number: 20126-085 | | |
| | | Nicolas V Vieth Defendant's Attorney | | |
| | | Determines Anothey | | |
| | | | | |
| | | to the side of | | |
| | | | | |
| THE DEFENI | DANT: | | | |
| Manadad au | iltu to count(a) One and Two of | Stha Casand Cunangading Indiatorant | | |
| planded pol | lo contendere to count(s) | The Second Superseding Indictment | | |
| | accepted by the court. | | | |
| was found | guilty on count(s) after a | - with the control of | | |
| plea of not | guilty. | Total Control of the | | |
| The defendant is a | djudicated guilty of these offenses | Stage again | | |
| Title & Section | / Nature of | Offense Offense Ended O | Count | |
| 21 USC 846 | * | E 500 GRAMS OR MORE OF A MIXTURE | | |
| 21 050 010 | OR SUBSTANCE CONTAINING A DETECTABLE AMOUNT OF | | | |
| | | OGRAMS OR MORE OF COCAINE, 1 12/06/2016 | lss | |
| | | ROIN AND 400 GRAMS OR MORE OF N- | | |
| | PHENYL-N PROPANAMIDE | | | |
| 18 U.S.C. 1956(h) | CONSPIRACY TO COMMIT MC | DNEY LAUNDERING 12/06/2016 | 2ss | |
| The defer Sentencing Reform | | pages 2 through of this judgment. The sentence is imposed pursuant to | the | |
| ☐ The defend | ant has been found not guilty on co | ount(s) | | |
| ☑ Count(s) | Any remaining counts | ☐ is ☐ are dismissed on the motion of the United States | | |
| It is ordered t nailing address un he defendant must | that the defendant must notify the Ur til all fines, restitution, costs, and spo notify the court and United States at | nited States attorney for this district within 30 days of any change of name, resi ecial assessments imposed by this judgment are fully paid. If ordered to pay rettorney of material changes in economic circumstances. 12/12/2018 | dence, or stitution, | |
| | | Date of Imposition of Judgment | | |
| | | Sturnd & Skea | | |
| | | Signature of Judge | | |
| | | The Honorable Edward F. Shea Senior Judge, U.S. District | Court | |

Name and Title of Judge

12/21/2018 Date